

PAID FIRE DEPARTMENT

The Board of Aldermen Did Away With the Volunteer Department Last Night. Mr. C. D. Morrill Elected Alderman for the Third Ward to Fill Alderman Fennell's Unoccupied Seat—Alderman Keith Disagreed With the Board.

After caucusing half an hour, the board of aldermen met in regular session last night at 8:30 o'clock, those in attendance being Mayor S. P. Wright and Aldermen Keith, Green, Walker, Norwood, Hewlett, Benson and Twining.

The minutes of the last meeting were read and approved.

As soon as the minutes had been approved Alderman Hewlett arose and said that Alderman Fennell who was elected from the Third ward last April still refused to come to the meetings of the board, and as the board had declared his position on the board vacant, he would move to go into an election for an alderman from the Third ward. In the same breath almost he nominated for alderman from the Third ward C. D. Morrill, and the motion was put and carried.

Mayor Wright declared Mr. Morrill elected, but about that time Alderman Keith took the floor and said the board ought to wait awhile before filling this vacancy. In his opinion there were men better suited than Mr. Morrill to represent the ward.

Mayor Wright informed Alderman Keith that his remarks were out of order, as the vote had been taken.

Alderman Keith hardly realized that action had been taken, and when the mayor ruled him out of order he said "I enter my protest for better protection."

Alderman Hewlett remarked that his motion had been seconded and adopted and told Mr. Keith he was out of order.

Mr. Keith seemed to be very much dissatisfied with this treatment and went on to say that this city is one of the largest in the state and that representative men should be on the board of aldermen. He said he did not mean to say that Mr. Morrill was not a good man but he did not think him a proper man to represent the taxpayers of this city. He was sure Mr. Morrill would so say himself if he were present. He said: There are men who are large taxpayers, who would serve without any political partisanship, and that was the class of men who should be put on the board. We are responsible for everything done here and let us elect men that we will have no regrets about. If we elect tonight I believe we will make a mistake. I don't say Mr. Morrill is not a good man but there are men in the Third ward better suited for aldermen."

It seemed that Mayor Wright was mistaken, as the motion to be first adopted was to go into an election and then nominations must be called for. At least he stated that was the position things were in and he called for nominations.

Mr. Keith nominated Mr. D. H. Penton who he said was a good man who would serve from a business standpoint and would know no politics. Alderman Benson was appointed teller and a ballot was ordered. The ballot was taken and resulted as follows: Morrill 5, Penton 2. It is presumed that those who voted for Mr. Penton were Aldermen Keith and Norwood.

The mayor stated that a majority of the vote cast was for Mr. Morrill and he declared him elected from the Third ward.

Alderman Hewlett said as Mr. Morrill was in the city hall, he would move that he be brought in and sworn in as a member of the board.

The mayor appointed Alderman Hewlett and Benson to escort Mr. Morrill into the board. They went outside into the mayor's office and returned with Mr. Morrill who was sworn in by City Clerk F. B. Rice, and took his seat.

Alderman Hewlett called attention to the fact that contrary to the order of the board at its last meeting Messrs. Jno. F. Garrett & Co., still had a parlor market at Fifth and Castle streets, although they had no permit for it and had been instructed to remove it, as it was the understanding that no parlor market would be allowed within a block of Fifth ward market which is on Fifth and Castle streets. He said Messrs. Garrett & Co. had opened three parlor markets and had never been granted permission to do so nor never petitioned the board for permission as he was aware.

Aldermen Green and Hewlett said the parlor market at Fifth and Castle streets ought to be removed as it was there in contempt of the board.

Subsequently the clerk came across and read three petitions from Messrs. Garrett & Co., one for a parlor market on Second and Market streets, one on Market street between Ninth and Tenth streets, and one at Fifth and Castle streets. The two former were granted, but on motion of Alderman Hewlett the latter petition was rejected.

Alderman Keith, of the lights committee, called attention to the unsatisfactory attention to the kerosene lights in the southern part of the city and said something ought to be done about it. The contractor he said was a stevedore and left the attention to the lamps in the hands of two boys. He said the lamps were dirty and were not lighted half the time.

Alderman Green opposed taking any action now and on motion of Alderman Hewlett the matter was referred to the lights committee, of which he is a member to be reported back to the board after investigation.

Alderman Keith of the waterworks committee reported with reference to the proposed artesian well that he had gone before the board of audit and finance at its meeting yesterday and stated that they had referred the matter to a committee for investigation.

Mayor Wright, for the committee on fire department, stated that action with reference to the proposed paid fire department, had been deferred at the last meeting, and said it was in order to dispose of the matter now. He said it was necessary for a change and asked what was the pleasure of the board.

Alderman Keith favored a paid fire department, and so did Alderman Hewlett, saying that he had talked with a great many business men and they wanted it, and therefore, he did. He said he was informed that it would result in a reduction of 15 per cent in the rate of insurance.

Mr. C. C. Chadbourn, of the committee of the local board of underwriters, appointed to urge the board to establish a paid fire department was present and was invited to say something on the matter. He said it would be a saving of about 25 cents to insurers and that meant a saving to our citizens of \$6,500 a year.

Alderman Norwood said he did not understand why insurance men were

advocating a reduction of the rate, he thought they would rather be in favor of increasing it. He asked what would be the difference in the cost between the volunteer and the paid departments.

Mayor Wright said it would be about the same, but Mr. Chadbourn said while the paid department would cost more, it would be overbalanced by the saving in the insurance rate.

Alderman Keith moved that the volunteer department be replaced with a paid department, and the motion was adopted, Alderman Norwood alone voting "no."

On motion the board appropriated two-fifths of not exceeding \$200 to add an appropriation of three-fifths on the part of the county to defray the expense of certain improvements at the city hospital.

A communication was read inviting the city of Wilmington to join the American League of Municipalities, and Mayor Wright stated its advantages and said he had recently attended and participated in a meeting of the league.

On motion of Alderman Twining the board appropriated \$20 to pay for a membership for this city in the league.

The report of Chief Charles Schmitt, of the fire department, was read, to the effect that in October there were twelve alarms of fire, caused mostly from sparks and defective chimneys, with a loss of only \$500.

A petition from E. B. Louchlin for appointment for a new hose reel was referred to the fire committee.

A petition from E. B. Louchlin for appointment as clerk to the mayor, was laid over.

A petition from Andrew Smith, John D. Bellamy, and others, requesting that the kerosene lamps of the city be replaced with vapor lamps, was referred to the committee on lights.

A report was read from W. J. Kirkham, superintendent of the fire alarm, stating that in one week more he would finish the rebuilding of the system.

The mayor said 350 new poles had been set and four miles of new wire had been strung for the alarm.

Alderman Hewlett said he was a member of several committees and it was necessary to have legal advice. It was therefore necessary to have a city attorney and he placed David B. Sutton, Esq., in nomination for that position. On motion of Alderman Walker, the matter was deferred.

After granting several building permits, and transacting other business of no special interest, the board adjourned.

Death of Joseph Hunt

Allentown, Pa., November 2.—Joseph Hunt, civilian inspector of armor plate, appointed during the term of Secretary of the Navy Herbert, died suddenly today of heart disease, aged 54 years. He was formerly superintendent of iron furnaces at Richmond, Va. Bingen, Taunassqua and of the Allentown foundry and machine works. He served during the war as engineer on the Polar, in blockade duty.

We'll in the Swim

Along with the good news of the election of Tammany's ticket in New York, comes the glad tidings that our former townsman, Sol. C. Weill, Esq., was elected to the New York legislature from the 19th district. The latest telegrams received yesterday afternoon were that he had received a plurality of 39 votes over all the other candidates for the assembly.

Mr. Weill was one of the Tammany candidates, and the young Tammany of Wilmington, of which he was one of the most prominent and influential members, is in high feather over his election. His numerous friends rejoiced exceedingly, and many telegrams of congratulations were sent to him.

The achievements of Mr. Weill in New York do him great credit. His district is republican and in the election two years ago gave a tremendous republican majority. Mr. Weill made a thorough canvass and the great success he has won shows that he made a big impression on the voters in the district. It is one of the wealthiest quarters in New York.

Justice Bunting's Court

In Justice R. H. Bunting's court yesterday Son Fisher alias Robert Loftin, colored, charged with carrying a concealed deadly weapon, was bound over to the criminal court in a bond of \$50.

The same defendant was also bound over under a bond of \$50 on the charge of assault and battery with a deadly weapon on John Graddy, colored. In another case for carrying a concealed weapon Loftin was again bound over in the sum of \$50. He failed to give the bonds and was committed to jail.

Arthur White, colored, charged with carrying a concealed weapon and for assault and battery with a deadly weapon, was bound over in a bond of \$50 in each case. He failed to give bonds and was committed to jail.

Ell Pollock, colored, was given a hearing for failure to provide his children with sufficient clothing and allowing them to run half naked in the street. He was found guilty and judgment was suspended on payment of the costs.

Comptroller Eekels to Resign

Washington, November 3.—Mr. James H. Eekels, the comptroller of the currency, will accept the presidency of the Commercial National bank, of Chicago for which he was elected yesterday.

Mr. Eekels' term of office does not expire until April 1898 but owing to the urgent solicitation of the directors of the bank he will assume his new duties on January 1st. His successor as comptroller will be C. G. Dawes of Illinois.

Soft, White Hands with Shapely Nails, Luxuriant Hair with Clean, Wholesome Scalp, produced by CUTICURA SOAP, the most effective skin purifying and beautifying soap in the world, as well as purest and sweetest, for toilet, bath, and nursery. The only preventive of inflammation and clogging of the pores.

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Regular Meeting of the Board of Audit and Finance

Chief of Police Clow's Head Ten Dead.—The Artisan Well Again.—A Committee Appointed to Look Into the Project and Report Back to the Board.

The board of audit and finance met in regular session yesterday at 3 p. m., the members in attendance being Chairman W. H. Chadbourn and Messrs. C. W. Yates and John H. Webber. Those absent were Messrs. H. C. McQueen and H. A. DeCover.

The minutes of the last meeting were read and approved.

The board took up as unfinished business the communication of the board of aldermen requesting concurrence in their action in appropriating \$4,000 for boring an artesian well on Fifth street, somewhere between Grace and Walnut streets.

Alderman B. F. Keith was present and addressed the board, urging concurrence in the appropriation for the proposed well. He said he would like to see the well bored, because it would give our people pure water. He said he believed that half the sickness in the city was caused from impure water, and he was satisfied that the death rate in the city would be reduced at least 10 per cent by good water. A decrease of 10 per cent in the death rate meant a saving of \$5,000 a year on funerals. He advised the boring of a well on Fifth street between Chesnut and Grace streets, and said the water could be distributed in a main down to Front street or to the wharf, another could be run south on Fifth street, another north on Fifth street and others could be run to the eastern part of the city. He urged that pure water would mostly benefit a class of people who would not be able to get their supply of water from the waterworks company. He said also that fountains could be placed in several sections of the city. He informed the board that the contractors who agreed to bore the well were already here with a part of their outfit, and would be ready to begin work in a week or ten days.

Chairman Chadbourn asked Mr. Keith if the committee having in hand the matter of the city's boring a well had investigated the legal aspects of the matter—if the city had the right under its contract with the waterworks company to put in waterworks.

Mr. Keith answered that it was certain that the city could bore a well if it would furnish the water free, but it could not charge for it. In reply to a question also asked by Chairman Chadbourn, he said a small pump could be operated at the well, if necessary, to force the water through the mains. He went on to say that Charleston, S. C., Georgetown, S. C., Brunswick, Ga., Whiteville, N. C., Lumberton, N. C., and other cities had flowing wells that gave great satisfaction, and he wanted to see Wilmington have one.

The contract with Messrs. Thompson & Storey for boring the well was read. It is proposed to bore a well about 1,500 feet deep with ten inch casing at the top and not less than six inch casing at the bottom, and it was estimated that it could be done for \$2,900.

Chairman Chadbourn said Mr. Keith gave some good reasons and the matter required consideration. He suggested that the matter be referred to a committee of three to take the matter into consideration and as early as practicable report back their recommendations to this board. He said it would be a good idea to appoint as a member of that committee one citizen not a member of this board.

Mr. Yates moved the appointment of the committee suggested by Chairman Chadbourn, and it was adopted. Chairman Chadbourn appointed as the committee Messrs. C. W. Yates, H. C. McQueen, members of this board, and Mr. D. L. Gore.

Mr. R. B. Clowe, who was recently declared by Judge O. H. Allen to have been elected chief of police, instead of Mr. John R. Melton, who has been the incumbent since last April, appeared before the board and tendered his official bond in the sum of \$1,000, signed by himself and Messrs. C. W. Polvogt, S. A. Schloss and Henry P. West, all of whom justified for \$1,000.

Chairman Chadbourn read the bond and called Mr. Clowe's attention to the fact that it was illegal and could not be accepted in its present shape, by reason of the fact that certain words and lines had been erased and interlined and no note of it was made on the instrument. He said he was not doing this to quibble over the bond, but he had sent Mr. Clowe word that he wanted him to have the bond in legal form when it was presented. He also said the bond instead of stating that Mr. Clowe had been elected chief of police for two years from March 6, 1897, to March 31, 1898, should also have the provision, "or till earlier terminated," as the chief of police and all others were elected to hold their office at the pleasure of the board. The bond was returned to Mr. Clowe to be corrected. He was furnished with a copy of the bond given by Chief Melton, containing these conditions. The matter was then deferred to some other meeting.

The clerk presented a statement of his examination of the city treasurer's books for the month of September, showing: Cash on hand September 1st, \$5,473.38; receipts for the month of September, \$10,585.88; disbursements in the month of September, \$7,445.93; balance on hand October 1st, \$8,623.13.

Bills were audited and approved as follows: For current expenses, \$4,488.16; for bonds, \$3,000.

The board then adjourned subject to the call of the chairman.

A Slave to Cocaine

(Washington Times.) Mrs. Annie O. Meyers, chairman of the board of lady managers of the World's fair, stood before Justice Martin this morning a wreck, a slave to cocaine, and begged to be exiled from the city. In the choicest language she pictured her condition, and the doctor and the photographer who charged her with stealing their purses were moved to tears. "Not many years ago, as your Honor knows," she said, "I was respected and honored. Today look upon me, give me one more chance. In twenty-four hours I will leave Chicago for ever. I promise it upon my bended knees, as God is my witness."

Mrs. Meyers had the sympathy and pity of the court, but in her condition he feared she would be troublesome to others, and believing that something might be done for her physical benefit, he held her to await the action of the grand jury.

Several convictions Yesterday for Violations of the Revenue Laws—The Court Takes a Recess Till Next Monday

Pursuant to adjournment for recess Tuesday evening, the United States district court met yesterday at 9 a. m. His Honor Judge Purnell presiding.

The court took up and disposed of cases as follows:

United States vs. O. S. Jones, of Columbus county, illicit distilling, defendant having served ten months in the jail of Columbus county in the case, judgment was suspended and the defendant discharged.

United States vs. Sydney McRae, of Richmond county, retailing liquor without license, verdict guilty. Sentenced to sixty days in jail and fined \$100.

United States vs. Eliza Lowrey, of Robeson county, retailing liquor without license, verdict guilty. Prayer for judgment continued.

United States vs. Rowan Locklear, of Robeson county, retailing liquor without license, defendant pleaded guilty. Sentenced to thirty days in jail and fined \$100.

United States vs. Mack Harding, of Robeson county, retailing liquor without license, defendant pleaded guilty and judgment was suspended on account of his physical condition.

United States vs. Rhoda Lowrey, of Robeson county, retailing liquor without license, verdict guilty. Sentenced to thirty days in jail and to pay a fine of \$100.

United States vs. Emanuel Wright, of Columbus county, selling postage stamps for merchandise, verdict guilty. Sentenced to sixty days in jail and to pay the costs.

United States vs. Ames Jones, of New Hanover county, larceny of lead from the United States revenue cutter Lot M. Morrill. Defendant pleaded guilty and was sentenced to six months in jail.

United States vs. Freds Scott, of Richmond county, retailing liquor without license. Defendant pleaded guilty and was sentenced to sixty days in jail and to pay a fine of \$100.

United States vs. John H. Freeman, of Columbus county, retailing liquor without license, pleaded guilty. Prayer for judgment continued.

United States vs. Alex. McLaurin, of Cumberland county, retailing liquor without license, pleaded guilty. Prayer for judgment continued.

United States vs. Robert McGougan, of Cumberland county, illicit distilling verdict guilty. Sentenced to 30 days in jail and to pay a fine of \$100 and costs.

United States vs. Isaac Thompson, of Robeson county, retailing liquor without license, defendant recognized in the sum of \$200 for his appearance at the next term, to abide the judgment of the court.

United States vs. Joe Baker, of Richmond county, retailing liquor without license, called and failed, capias issued.

United States vs. Wm. Gibson, of Richmond county, retailing liquor without license, pleaded guilty and was sentenced to thirty days in jail and to pay a fine of \$100.

United States vs. Oscar L. Smith, of Columbus county, retailing liquor without license, verdict not guilty.

United States vs. Charles McLean, of Cumberland county, retailing liquor without license, verdict guilty. Sentenced to thirty days in jail and fined \$100.

United States vs. John McByrd, of Richmond county, retailing liquor without license, pleaded guilty. Sentenced to thirty days in jail and to pay a fine of \$100 and costs.

At 6:05 p. m., the court took a recess till Monday, November 29th.

The court took a recess by reason of the fact that Judge Purnell has been appointed to sit with the United States court of Appeals at Richmond, Va. He left for Richmond last night.

HOW TO BE BEAUTIFUL To be beautiful, you must have pure blood and good health. To do so, purify the blood and build up the health with the best Tonic and Blood Purifier of the age, Botanic Blood Balm ("B. B. B.") It is the old standard and reliable remedy. It never fails to cure all manner of Blood and Skin diseases, where eminent physicians, and all other known remedies have failed. Send stamps for book of particulars, to the Blood Balm Co., Atlanta, Ga. Price \$1.00 per large bottle.

POSITIVE PROOF. A lady friend of mine has for several years been troubled with bumps and pimples on her face and neck, for which she used various cosmetics in order to remove them and beautify and improve her complexion; but these local applications were only temporary, and left her skin in worse condition. I recommended an internal preparation—known as Botanic Blood Balm ("B. B. B.") which I have been using and selling about two years; she used three bottles and all pimples have disappeared; her skin is soft and smooth and her general health much improved. She expresses herself much gratified, and can recommend it to all who are thus affected. Mrs. S. M. Wilson, Iron Mountain, Texas.

For sale by Druggists. There are but 110 orphans now at the Oxford asylum.

Restored Manhood. DR. MOTT'S NERVE PILLS. The great remedy for nervous prostration and all nervous diseases of the genitral organs of either sex such as Nervous Prostration, Falling of the Testes, Impotency, Nightly Emissions, Youthful Errors, Mental Weakness, excessive use of Tobacco or Opium, which lead to Consumption and Insanity. With every \$5 order we give a writ of health to cure or refund the money. Sold at \$7.00 per bottle, 6 bottles for \$40.00. DR. MOTT'S CHEMICAL COMPANY, Cleveland, Ohio.

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